

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF NEW YORK

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ALONZO LAMAR HARRIS,

Plaintiff,

-v-

5:18-CV-1086  
(DNH/TWD)

STEVEN B. YARBROUGH; BRIAN CALLEY;  
JOHN F. KAMP; AMANDA KAMP; AMY  
CLARKE; GEORGE CLARKE; JOLENE  
BARRETT; AKUAN JOHNSON; CHARLES  
GREEN, SR.; H. DANA VANHEE; GEORGE  
HILDEBRANDT; JOHN MOORE; MICHAEL  
LEVAULT; CHRIS REYNOLDS; SHERIFF  
DAVID S. GOULD; CRICKET INTEGRATED  
WOOD COMPONENTS INC.; FED EX  
OFFICE; AMERICAN TITLE SERVICE  
AGENCY, LLC; RON HERB; ASSOCIATES  
REALTY COMPANY; A-Z HOMES, LLC;  
LEWIS BRISBOIS BISGAARD & SMITH LLP;  
REDEEM CHRISTIAN CHURCH OF GOD;  
JUBILEE PARISH; CRICKET  
CORPORATION OFFICE; WILLIAM ZIMMER,  
Law Offices; FIRST ARIZONA TITLE  
AGENCY, LLC; CAPITAL FUND, LLC;  
SENATE JOHN FLANAGAN' CARL E.  
HEASTIE; PAUL RYAN; and MITCH  
MCCONNEL,

Defendants.  
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APPEARANCES:

ALONZO LAMAR HARRIS  
Plaintiff pro se  
18582  
Cayuga County Jail  
7445 County House Road  
Auburn, NY 13021

DAVID N. HURD  
United States District Judge

**DECISION and ORDER**

Pro se plaintiff Alonzo Lamar Harris commenced this action pursuant to 42 U.S.C. § 1983 and Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics, 403 U.S. 388 (1971). On December 7, 2018, the Honorable Thérèse Wiley Dancks, United States Magistrate Judge, advised by Report-Recommendation that the complaint be dismissed without prejudice but that plaintiff be given leave to amend. No objections to the Report-Recommendation have been filed.

Based upon a careful review of the entire file and the recommendations of the Magistrate Judge, the Report-Recommendation is accepted in whole. See 28 U.S.C. § 636(b)(1).

Therefore, it is

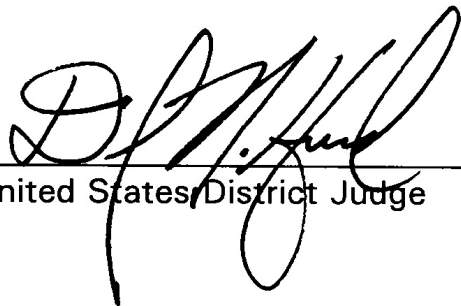
ORDERED that

1. Plaintiff's complaint is DISMISSED WITHOUT PREJUDICE and plaintiff is given an opportunity to amend his complaint within thirty (30) days of the date of this Decision and Order to properly present the facts which would support his claim for entitlement to relief against these defendants;

2. If plaintiff files a timely amended complaint, it be forwarded to the Magistrate Judge for review; and

3. If plaintiff fails to file an amended complaint within thirty (30) days of the date of this Decision and Order, the complaint will be dismissed in its entirety.

IT IS SO ORDERED.



United States District Judge

Dated: April 3, 2019  
Utica, New York.